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UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

EPIC GAMES, INC.,

Plaintiff,

v.

APPLE INC.,

Defendant.

CASE NO. 4:20-cv-05640-YGR

**NOTICE OF LODGING OF
DOCUMENTS REQUESTED
BY COURT**

Dept: Courtroom 1
Judge: The Honorable Yvonne Gonzalez
Rogers

1 During the evidentiary hearing on Epic Games, Inc.’s Motion to Enforce Injunction, the Court
2 requested that Apple Inc. produce several categories of documents. Pursuant to the Court’s requests,
3 Apple hereby lodges with the Court the following documents:

- 4 1. During Mr. Fischer’s testimony, the Court requested a list of all developers that had applied
5 for the Link Entitlement as well as information regarding the number of eligible developers
6 and apps. Tr. at 33:5–34:12, 34:25–36:3 (“Apple is ordered to get me that figure . . . ”); *see*
7 *also* Dkt. 952. Documents with the bates range of APL-EG_10673034, APL-EG_10673039–
8 APL-EG_10673041 respond to these requests.
- 9 2. During Mr. Roman’s testimony, the Court requested a list of the top 200 developers and
10 summary reports of session window data. Tr. at 337:12–338 (“I’d like to see the list . . . bring
11 it next time.”); *id.* at 340:1–341:10, 343:6–344:5 (“Bring that too.”); *see also* Dkt. 958.
12 Documents with the bates range of APL-EG_10673021–APL-EG_10673033 and APL-
13 EG_10673035–APL-EG_10673038 respond to these requests.
- 14 3. During Mr. Oliver’s testimony, the Court requested a copy of the January 11, 2024 Price
15 Committee deck. Tr. at 447:5–6 (“Let me see the deck from January 11th”); *see also* Dkt.
16 967. The document with the bates range of APL-EG_10672964–APL-EG_10673020
17 responds to this request.
- 18 4. During Mr. Oliver’s testimony, the Court requested copies of Mr. Oliver’s notes, e-mails and
19 other written communications concerning the Link Entitlement. *See* Tr. at 457:16–459:6;
20 460:1–25 (“any notes that relate to this issue, I want produced . . . check all of those other
21 forms of communication . . . and produce anything that relates to your communications with
22 respect to these issues.”); *see also* Dkt. 967. Documents with the bates range of
23 APL-EG_10673042–APL-EG_10675725 respond to this request.
- 24 5. During Mr. Oliver’s testimony, the Court requested certain information underlying some of
25 the assumptions in the Price Committee deck. *See, e.g.*, Tr. at 500:3–502:17 (“OLIVER: we
26 looked at internal data points and case studies . . . THE COURT: All right. Well, produce
27 those as well.”); *see also* Dkt. 967. Documents with the bates range of APL-EG_10671992–
28 APL-EG_10672963 respond to this request.

1 DATED: May 24, 2024

Respectfully submitted,

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3 By: /s/ Mark A. Perry
Mark A. Perry

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5 *Attorney for Apple Inc.*
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